	1 2 3 4 5 6 7 8	LYNN H. PASAHOW (CSB No. 054283) lpasahow@fenwick.com J. DAVID HADDEN (CSB No. 176148) dhadden@fenwick.com JEDEDIAH WAKEFIELD (CSB No. 178058) jwakefield@fenwick.com DARREN E. DONNELLY (CSBNo. 194335) ddonnelly@fenwick.com RYAN A. TYZ (CSB No. 234895) rtyz@fenwick.com FENWICK & WEST LLP Silicon Valley Center 801 California Street Mountain View, CA 94041 Telephone: (650) 988-8500 Facsimile: (650) 938-5200 Attorneys for Plaintiff, CRYPTOGRAPHY RESEARCH, INC.				
	10					
	11					
	12	NORTHERN DISTRICT OF CALIFORNIA				
AT LAW	13	SAN JOSE DIVISION				
TENWICK & WEST LI ATTORNEYS AT LAW MOUNTAIN VIEW	14					
	15	CRYPTOGRAPHY RESEARCH, INC.,	Case No. C04-04143 JW (HRL)			
	16	Plaintiff,	STIPULATION AND (PROPOSED)			
	17	v.	ORDER FOR ADDITIONAL PAGES FOR CLAIM CONSTRUCTION BRIEFS			
	18	VISA INTERNATIONAL SERVICE	[CIV. L.R. 7-11(a) and 7-12]			
	19	ASSOCIATION,	Judge: Hon. James Ware			
	20	Defendant.	****MODIFIED BY THE COURT****			
	21					
	22	The Court's Order Scheduling Patent Claim Construction Proceedings [Docket No. 37,				
	23	4/20/2005] in this matter set claim construction briefing to begin October 4, 2005 and the Claim				
	24	Construction Hearing to occur on November 8-9, 2005.				
	25	Pursuant to Civil Local Rules 7-11 and 7-12, Plaintiff Cryptography Research, Inc.				
	26	("CRI") and Defendant Visa International Service Association ("VISA") hereby respectfully				
	27	request an Order extending the page limitation for the parties' Claim Construction briefs.				
	28					
		STIPULATION FOR ADDITIONAL PAGES FOR CLAIM CONSTRUCTION BRIEFS	1 CASE NO. C04-04143 JW (HRL)			

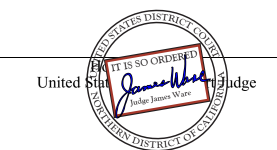
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	1	Specifically, the parties jointly request that the page limits for the Opening, Responsive,				
ATTORNEYS AT LAW MOUNTAIN VIEW	2	and Reply Claim Construction Briefs under Pat. L.R. 4-5 be double the page limits set in Civ.				
	3	L.R. 7-2(b), 7-3(a), 7-3(c) and 7-4(b) for moving, opposition, and reply papers in a duly noticed				
	4	motion. Accordingly, the requested modified page limitations are 50 pages for the opening brief,				
	5	50 pages for the responsive brief and 30 pages for the reply.				
	6	Good cause exists to allow the parties to file briefs in excess of the page limits because of				
	7	the total number of patents and claim terms that need to be discussed. There are eight patents at				
	8	issue and, for each of the patents, several terms that will need to be construed. The overall				
	9	number and complexity of the issues to be addressed in the Briefs as well as the need to provide a				
	10	full and thorough presentation for the Court's consideration support this request for additional				
	11	pages.				
	12	IT IS SO STIPULATED.				
	13	ATTESTATION				
	14	Concurrence in the filing of this document has been obtained from the other signatories.				
	15	D (1 C (1 20 2005		PENNACK O WEST LLD		
	16	Dated: September 30, 2005		FENWICK & WEST LLP		
	17			D /DADDENE DONNELLY		
	18			By: s/DARREN E. DONNELLY Darren E. Donnelly		
	19			Attorneys for Plaintiff		
	20			CRYPTOGRAPHY RESEARCH, INC.		
	21	Dated: September 30, 2005		PEPPER HAMILTON LLP		
	22					
	23			By: s/JOSEPH MELNIK Joseph Melnik		
	24			Attorneys for Defendant		
	25			VISA INTERNATIONAL SERVICE ASSOCIATION		
	26					
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		STIPULATION FOR ADDITIONAL PAGES FOR CLAIM CONSTRUCTION BRIEFS	2	CASE NO. C04-04143 JW (HRL)		

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED. *40 pages for opening brief 40 pages for responsive brief and 25 pages for the reply

Dated: Sept. 30th ____, 2005



FENWICK & WEST LLP Attorneys at Law Mountain View